basin. On December 17, 1980, the State Engineer petitioned the Court to redefine the boundaries of the adjudication area, and the Court subsequently ordered this adjudication be separated from the adjudication in Wayne County Civil No. 435 and to proceed separately as the Southeastern Colorado River General Adjudication, Grand County Civil No. 810704477.

The State Engineer has completed the hydrographic survey, notified water users, and collected and compiled the claims from water users within the Northwest Colorado Division, Area 01. He has published the Proposed Determination of Water Rights, filed a copy with the Court, and distributed copies to each water user of record, with the exception of the United States. He has fulfilled the requirements for notice and summons, and has filed all requisite documents with the Court, as required by Utah Code Ann. § 73-4-11.

NOW, THEREFORE, IT IS ORDERED that the Water User's Claims contained in the Proposed Determination of Water Rights, Colorado River Drainage Area, Northwest Colorado River Division, Code No. 01, Book No. 1, of the Southeastern Colorado River General Adjudication, are decreed to be valid existing water rights, and are approved and confirmed as set forth in the Proposed Determination, subject to the modifications specified by this Interlocutory Decree.

IV. EFFECTIVE DATE

The Court recognizes that certain elements of the Water User's Claims described in the Proposed Determination may have changed